## ORIGINAL

## IN THE UNITED STATES DISTRICT COURT FOR THE AUGUSTA DIV. SOUTHERN DISTRICT OF GEORGIA DUBLIN DIVISION

2016 JUL 14 AM 10: 59

FILED

JONATHAN A. SEAY and KIMBERLY FAE SEAY,

Plaintiffs,

V.

CV 316-049

AUTO-OWNERS INSURANCE COMPANY and SOUTHERN PRIDE CLAIMS, INC.,

Defendants.

## ORDER

On July 12, 2016, Plaintiffs filed a "Notice of Voluntary Dismissal" in the above-captioned case. (Doc. no. 11.) With that notice, Plaintiffs seek to dismiss their claim against Defendant Southern Pride Claims, Inc. ("Southern Pride"). Upon due consideration, the Court finds that dismissal is appropriate. See Fed. R. Civ. P. 21 ("On motion or on its own, the court may at any time, on just terms, add or drop a party."). IT IS THEREFORE ORDERED that Plaintiffs' claim against Defendant Southern Pride is DISMISSED WITH PREJUDICE. Accordingly, the Clerk is directed to TERMINATE Defendant Southern Pride's motion to dismiss (doc. no. 7) and to TERMINATE Defendant Southern Pride as a party. Each party shall bear its own costs.

ORDER ENTERED at Augusta, Georgia, this \_\_\_\_\_ day of July, 2016.

UNITED STATES DISTRICT JUDGE